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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/062,785	01/31/2002	Robert H. Folk II	D2737	3363
27774	7590 08/11/2004		EXAMINER	
,	ORTKORT & WILLI	NGUYEN, JIMMY H		
251 NORTH 2ND FLOO	I AVENUE WEST R	ART UNIT	PAPER NUMBER	
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			DATE MAILED: 08/11/2004	4 '

Please find below and/or attached an Office communication concerning this application or proceeding.

· · · · · · · · · · · · · · · · · · ·	Application No.	Applicant(s)
	10/062,785	FOLK, ROBERT H.
Office Action Summary	Examiner	Art Unit
	Jimmy H. Nguyen	2673
The MAILING DATE of this communication a	, , , ,	
Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a reply pply within the statutory minimum of thirty (3 d will apply and will expire SIX (6) MONTHS ute, cause the application to become ABANI	by be timely filed O) days will be considered timely. S from the mailing date of this communication. DONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on <u>01</u>	<i>July</i> 2004.	
•	nis action is non-final.	
3) Since this application is in condition for allow		
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 1	1, 453 O.G. 213.
Disposition of Claims		
4) Claim(s) 1-23 is/are pending in the applicatio	on.	
4a) Of the above claim(s) is/are withdr	rawn from consideration.	•
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-23</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and	or election requirement.	
Application Papers		
9)☐ The specification is objected to by the Examir	ner.	
10)☐ The drawing(s) filed on is/are: a)☐ ac	ccepted or b) objected to by	the Examiner.
Applicant may not request that any objection to the	= : :	• • •
Replacement drawing sheet(s) including the corre		-
11)☐ The oath or declaration is objected to by the E	Examiner. Note the attached O	office Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 11	19(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:		
1. Certified copies of the priority documer		
2. Certified copies of the priority documer	• •	
3. Copies of the certified copies of the pri		ceived in this National Stage
application from the International Bures * See the attached detailed Office action for a lis		polyad
oos ins attached detailed Office action for a lis	ar or the certified cobies flot tec	_ \
		Jimy 4. Wouren 8/6/04 mary (PTO-413)
Attachment(s)		Juny 4. Nousen
1) Notice of References Cited (PTO-892)		
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 	Paper No(s)/M	ail Date mal Patent Application (PTO-152)
Paper No(s)/Mail Date	6) Other:	men aten Approalion (FTO-192)
S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Office A	Action Summary	Part of Paper No./Mail Date 11

Art Unit: 2673

DETAILED ACTION

Request for Continued Examination

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 07/01/2004 has been entered. Claims 1-23 are currently pending in the application. An action on the RCE follows:

Claim Objections

- 2. Claims 1, 2, 11, 15 and 23 are objected to under 37 CFR 1.75(a) because although these claims meet the requirement 112/2d, i.e., the metes and bounds are determinable, however, the following changes should be made:
 - i. <u>claim 1</u>: line 3, insert -- data—immediately after "graphic",
 line 5, change "data" to -- said graphic data --,
 line 8, insert -- data—immediately after "graphic",
 line 9, insert -- graphic—immediately before "data",
 line 11, insert -- data—immediately after "graphic", and
 line 12, change "the graphic" to -- said graphic data --; so as to make the
 claimed feature consistent with each other. Further see claim 11.
 - ii. <u>claim 2</u>: line 2, change "data" to -- said graphic data --, and
 line 3, insert -- graphic—immediately before "data"; so as to make the
 claimed feature consistent with each other.

Art Unit: 2673

- iii. <u>claim 11</u>: line 15, insert data-- immediately after "graphic"; so as to make the claimed feature consistent with each other.
- iv. <u>claim 15</u>: line 2, change "comprise" to -- are comprised by --, since the wireless handheld device 101 comprising an input module 101a and a communication module 101b. See the proposed figure 1 filed on 12/28/2003.
- iv. <u>claim 23</u>: line 3, change "at least one instruction corresponding to a graphic" to -- a graphic data corresponding to at least one instruction --, 1

line 5, insert -- data -- immediately after "graphic",

line 6, change "instruction" to -- graphic data--, and

line 9, insert -- data -- immediately after "graphic", so as to make the claimed invention consistent with the disclosure. Further see claim 1.

It is in the best interest of the patent community that applicant, in his/her normal review and/or rewriting of the claims, to take into consideration these editorial situations and make changes as necessary.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 2 and 4-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sullivan et al. (USPN: 6,593,973 B1), hereinafter Sullivan, in view of Jambhekar et al. (USPN:

Art Unit: 2673

5,848,356), hereinafter Jambhekar, and further in view of Akioka et al. (EP 0 852 371 A1), hereinafter Akioka.

As per claims 1, 11 and 23, Sullivan discloses a device and an associate method for incorporating a graphic with a received video broadcast displayed on a display device, the device comprising a remote server (a network 118, fig. 1) for providing a graphic data (a superimposed video signal, col. 3, lines 1-6) and a display device (a display device comprising elements 122, 124, 126, 128, 202, 20, 227 and 228, see fig. 1) adapted to display a broadcast video received from a CATV (110) or a satellite (112) and the graphic data from the remote server, and comprising a display interface (a display interface comprising elements 122, 124, 126, 202, 20, 227 and 228, see fig. 1) for overlaying the graphic image data on the received video signal or video stream (i.e., the claimed video broadcast). See col. 2, lines 51-65, and fig. 4. Accordingly, Sullivan discloses all the limitations of claims 1, 11 and 23 except for an input device or a combination of an input module and a communication module, adapted to receive, to store an instruction corresponding to a graphic data and to transmit graphic data to a remote server, and both the graphic data and the received broadcast video simultaneously displayed on the display device, as claimed.

However, Jambhekar expressly teaches an input device (a radio communication 103, fig. 1) comprising an input module (a module including elements 115, 119, 121, 123, 125, 127 and 129, fig. 1) adapted to receive and to store an instruction corresponding to a graphic data (figs. 10s, col. 8, lines 5-44) and a communication module (a radio circuitry 113, fig. 1) for transmitting graphic data to a remote server (a remote transceiver 101) (col. 3, lines 36-45). It would have been obvious to a person of ordinary skill in the art at the time of the invention was

Art Unit: 2673

made to provide an input device in the device of Sullivan, in view of the teaching in the Jambhekar, because this would provide a user an easier way to compose and to transmit his message to others, as taught by Jambhekar (col. 8, line 60 through col. 9, line 5). However, the combination of Jambhekar and Sullivan fails to teach both the graphic data and the received broadcast video simultaneously displayed on the display device, as claimed.

However, Akioka expressly teaches a display device (a child device 1, see fig. 1) comprising a display interface (an interface including elements 2, 3, 5, 8-10, 12-14, 16 and 17, see fig. 1) overlaying the graphic data (still image data, text data, figure information and icon and window data, see fig. 3, col. 5, lines 7-26) on the received broadcast video (moving picture data, fig. 3, col. 5, lines 4-7), so that both the graphic data and the broadcast video are simultaneously displayed on the display device (see fig. 3). It would have been obvious to a person of ordinary skill in the art at the time of the invention was made to utilize the teaching of Akioka, i.e., both the graphic data and the received broadcast video simultaneously displayed on the display device, in the Sullivan apparatus, because this would allow the user simultaneously viewing a plurality of image sources displayed on the display device.

Regarding to claims 2 and 12, as noting in fig. 10, Jambhekar further teaches the instruction including destination address information (see step 1030 and 1032) and the step of transmitting the graphic data to a remote server, in order to transmit the graphic data (an email or a fax or a message) to the selected recipient only.

Regarding to claims 4 and 13, as noting in fig. 10C, Jambhekar further teaches the input device comprising a stylus and a touch screen device.

Art Unit: 2673

Regarding to claims 5 and 15, as noting in fig. 1, Jambhekar further teaches the input device being a wireless handheld communicating device.

Regarding to claims 6 and 16, Sullivan further teaches the remote server (118) comprising an Internet server (col. 5, lines 7-8).

Regarding to claims 7 and 14, Jambhekar further teaches that the remote server (101) can be considered as an addressable set-top box for directly transmit the user instruction from the input device (103) to selected recipient (fig. 1).

Regarding to claims 8 and 20, Sullivan's the display interface can be considered as a settop box adapted to overlay graphics images on a received video broadcast displayed on a display device (fig. 1, col. 2, line 51 through col. 3, line 6).

Regarding to claims 9 and 22, Sullivan's remote server (118) and display interface can considerably comprises a personal video recorder adapted to receive and to overlay the graphical data on the broadcast video (fig. 1 and col. 2, line 32 though col. 3, line 6).

Regarding to claim 10, Sullivan further teaches the display device comprising a television in order to receive a television signal via a CATV (110) (fig. 1).

Regarding to claims 17 and 19, Sullivan further teaches the communication module comprising a modem for receiving the data from the network (col. 2, line 41).

Regarding to claim 18, Sullivan further teaches the remote server comprising a computer (col. 4, lines 27-31).

Regarding to claim 21, Jambhekar further teaches the graphical data comprising text (fig. 10C).

Art Unit: 2673

5. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sullivan in view of Jambhekar and Akioka as applied to claim 2 above, and further in view of Dailey (USPN: 5,642,350).

Regarding to claim 3, as discussed above, Sullivan teaches a display interface, but does not expressly teach a plurality of remote display interfaces arranged in a peer-to-peer network.

Accordingly, Sullivan in view of Jambhekar discloses all the limitations of claim 3 except for a plurality of remote display interfaces arranged in a peer-to-peer network.

However, Dailey expressly teaches that a plurality of remote devices arranged in a peer-to-peer network to permit every device on the network to initiate as well as receive messages from other devices on the network is well-known to those of ordinary skill in the art (col. 2, lines 14-17). It would have been obvious to a person of ordinary skill in the art at the time of the invention was made to provide a plurality of remote display interfaces arranged in a peer-to-peer network in the device of Sullivan because this would permit every device on the network to initiate as well as receive messages from other devices on the network, as taught by Dailey (col. 2, lines 14-17).

6. Claims 1, 2 and 4-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sullivan et al. (USPN: 6,593,973 B1), hereinafter Sullivan, in view of Jambhekar et al. (USPN: 5,848,356), hereinafter Jambhekar, and further in view of De Haan (US 2003/0117529 A1).

As per claims 1, 11 and 23, Sullivan discloses a device and an associate method for incorporating a graphic with a received video broadcast displayed on a display device, the device comprising a remote server (a network 118, fig. 1) for providing a graphic data (a superimposed video signal, col. 3, lines 1-6) and a display device (a display device comprising elements 122,

Art Unit: 2673

124, 126, 128, 202, 20, 227 and 228, see fig. 1) adapted to display a broadcast video received from a CATV (110) or a satellite (112) and the graphic data from the remote server, and comprising a display interface (a display interface comprising elements 122, 124, 126, 202, 20, 227 and 228, see fig. 1) for overlaying the graphic image data on the received video signal or video stream (i.e., the claimed video broadcast). See col. 2, lines 51-65, and fig. 4. Accordingly, Sullivan discloses all the limitations of claims 1, 11 and 23 except for an input device or a combination of an input module and a communication module, adapted to receive, to store an instruction corresponding to a graphic data and to transmit graphic data to a remote server, and both the graphic data and the received broadcast video simultaneously displayed on the display device, as claimed.

However, Jambhekar expressly teaches an input device (a radio communication 103, fig. 1) comprising an input module (a module including elements 115, 119, 121, 123, 125, 127 and 129, fig. 1) adapted to receive and to store an instruction corresponding to a graphic data (figs. 10s, col. 8, lines 5-44) and a communication module (a radio circuitry 113, fig. 1) for transmitting graphic data to a remote server (a remote transceiver 101) (col. 3, lines 36-45). It would have been obvious to a person of ordinary skill in the art at the time of the invention was made to provide an input device in the device of Sullivan, in view of the teaching in the Jambhekar, because this would provide a user an easier way to compose and to transmit his message to others, as taught by Jambhekar (col. 8, line 60 through col. 9, line 5). However, the combination of Jambhekar and Sullivan fails to teach both the graphic data and the received broadcast video simultaneously displayed on the display device, as claimed.

Art Unit: 2673

However, De Haan expressly teaches a graphic data (an overlay graphic 3 as shown in fig. 1b, or an overlay text 4 as shown in fig. 1c) overlaying on the received broadcast video (a basic information image 2 (see figs. 1b and 1c), so that both the graphic data (3/4) and the broadcast video (2) are simultaneously displayed on the display device (a television 7, see figs. 1b and 1c). It would have been obvious to a person of ordinary skill in the art at the time of the invention was made to utilize the teaching of De Haan, i.e., both the graphic data and the received broadcast video simultaneously displayed on the display device, in the Sullivan apparatus, because this would allow the user simultaneously viewing a plurality of image sources displayed on the display device, as taught by De Haan (see Abstract).

Regarding to claims 2 and 12, as noting in fig. 10, Jambhekar further teaches the instruction including destination address information (see step 1030 and 1032) and the step of transmitting the graphic data to a remote server, in order to transmit the graphic data (an email or a fax or a message) to the selected recipient only.

Regarding to claims 4 and 13, as noting in fig. 10C, Jambhekar further teaches the input device comprising a stylus and a touch screen device.

Regarding to claims 5 and 15, as noting in fig. 1, Jambhekar further teaches the input device being a wireless handheld communicating device.

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Art Unit: 2673

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Regarding to claims 9 and 22, Sullivan's remote server (118) and display interface can considerably comprises a personal video recorder adapted to receive and to overlay the graphical data on the broadcast video (fig. 1 and col. 2, line 32 though col. 3, line 6).

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Art Unit: 2673

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Response to Arguments

8. Applicant's arguments with respect to independent claims 1, 11 and 23 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

- 9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Wharton (USPN: 5,831,664) discloses a related apparatus capable of transmitting data from an input device (12) to a set-top box and displaying data on the display device (14) (see fig. 1).
- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jimmy H. Nguyen whose telephone number is (703) 306-5422. The examiner can normally be reached on Monday Thursday, 8:00 a.m. 5:00 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bipin Shalwala can be reached at (703) 305-4938.

Any response to this action should be mailed to:



Art Unit: 2673

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

JHN

August 6, 2004

Jimmy H. Nguyen

Examiner

Art Unit: 2673